

EXHIBIT B

**Visa Check/MasterMoney
Antitrust Litigation**

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► **Home**

**Claims
Distribution**

**Merchant/Class
Member Rights
Under the
Settlement**

**Make an
Electronic Claim**

**Instructions for
Filing a Paper Claim**

**Explanation
of Your
Estimated
Cash
Recovery**

PIN DEBIT

**Methodology for
Calculating
Estimated Cash
Payment**

**Make a
Consolidation
Request**

**Request A
Claim Form**

Frequently

THE FEBRUARY 10, 2009 REPORT AND RECOMMENDATION OF THE SPECIAL MASTER REGARDING LEAD COUNSEL'S APPLICATIONS FOR FEES AND REIMBURSEMENT OF COSTS AND EXPENSES FOR THE PERIODS OF APRIL-JUNE 2008 AND JULY-SEPTEMBER 2008.

CLICK HERE TO VIEW THE MARCH 6, 2009 MERCHANT ADVISORY ON SECURITIZING THE MASTERCARD SETTLEMENT ACCOUNT FUNDS.

CLICK HERE TO VIEW THE SECURITIZATION DOCUMENTS

CLICK HERE TO VIEW THE FEBRUARY 10, 2009 REPORT AND RECOMMENDATION OF THE SPECIAL MASTER REGARDING LEAD COUNSEL'S APPLICATIONS FOR FEES AND REIMBURSEMENT OF COSTS AND EXPENSES FOR THE APRIL-JUNE 2008 AND JULY-SEPTEMBER 2008 PERIODS.

CLICK HERE TO VIEW THE MERCHANT ADVISORY ON DISTRIBUTION OF CASH PAYMENTS TO CLASS MEMBERS IN LATE DECEMBER 2008.

CLICK HERE TO VIEW THE JANUARY 15, 2009 DECLARATION OF JEFFREY I. SHINDER IN SUPPORT OF LEAD COUNSEL'S APPLICATION FOR FEES AND REIMBURSEMENT OF COSTS AND EXPENSES FOR THE JULY-SEPTEMBER 2008 PERIOD.

CLICK HERE TO VIEW THE NOVEMBER 4, 2008 COURT ORDER ADOPTING THE OCTOBER 20, 2008 REPORT AND RECOMMENDATION OF THE SPECIAL MASTER REGARDING LEAD COUNSEL'S APPLICATION FOR FEES AND REIMBURSEMENT OF COSTS AND EXPENSES FOR THE JANUARY-MARCH 2008 PERIOD.

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FOR PURCHASE SETTLEMENT PROCEEDS:

CLICK [HERE](#) TO VIEW THE OCTOBER 20, 2008 REPORT AND RECOMMENDATION OF THE SPECIAL MASTER REGARDING LEAD COUNSEL'S APPLICATION FOR FEES AND REIMBURSEMENT OF COSTS AND EXPENSES FOR THE JANUARY-MARCH 2008 PERIOD.

CLICK [HERE](#) TO REVIEW LEAD COUNSEL'S OCTOBER 15, 2008 MERCHANT ADVISORY ON MAILING OF NOTICES OF ESTIMATED CASH PAYMENT AWARDS FOR PIN DEBIT DAMAGES.

CLICK [HERE](#) TO VIEW THE OCTOBER 8, 2008 ORDER GRANTING APPROVAL OF AN ADJUSTMENT TO THE METHODOLOGY FOR CALCULATING PIN DEBIT CLAIMS FOR CERTAIN MERCHANT CATEGORIES.

CLICK [HERE](#) TO VIEW THE OCTOBER 3, 2008 LETTER TO THE COURT REQUESTING APPROVAL OF AN ADJUSTMENT TO THE METHODOLOGY FOR CALCULATING PIN DEBIT CLAIMS FOR CERTAIN MERCHANT CATEGORIES.

PER COURT ORDER, THE LAST AND FINAL DEADLINE TO FILE A CLAIM FOR SIGNATURE DEBIT & CREDIT OVERCHARGES, AND TO CASH A PREVIOUSLY ISSUED CHECK, WAS SEPTEMBER 15, 2008.

THE COURT HAS APPROVED LEAD COUNSEL'S REQUEST TO SET A SEPTEMBER 15, 2008 DEADLINE FOR BOTH THE FILING OF ALL CLAIMS FOR SIGNATURE DEBIT AND CREDIT OVERCHARGES, AND THE DATE AFTER WHICH ALL UNCASHED CHECKS FOR SIGNATURE DEBIT AND

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REWARD/RECEIVED/RETURNED TO THE
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CLICK HERE TO VIEW THE SEPTEMBER 9, 2008 DECLARATION OF JEFFREY I. SHINDER IN SUPPORT OF LEAD COUNSEL'S APPLICATION FOR FEES AND REIMBURSEMENT OF COSTS AND EXPENSES FOR THE APRIL-JUNE 2008 PERIOD.

CLICK HERE TO VIEW THE MAY 5, 2008 DECLARATION OF JEFFREY I. SHINDER IN SUPPORT OF LEAD COUNSEL'S APPLICATION FOR FEES AND REIMBURSEMENT OF COSTS AND EXPENSES FOR THE JANUARY-MARCH 2008 PERIOD.

Español

WELCOME TO THE VISA CHECK/MASTERMONEY ANTITRUST LITIGATION WEBSITE

WHAT IS THIS LAWSUIT ABOUT?

The **Visa Check/MasterMoney Antitrust Litigation** is a class action lawsuit that was filed and litigated in the United States District Court for the Eastern District of New York in Brooklyn, New York. The Class consists of all businesses and organizations in the United States that accepted Visa and MasterCard debit and credit cards for payment at any time during the period October 25, 1992 to June 21, 2003. The Class Plaintiffs claimed that, through their "Honor All Cards" policies, Visa and MasterCard forced merchants to accept Visa and MasterCard signature debit card transactions at supracompetitive prices. (Visa and MasterCard's signature debit products are also referred to as **Visa Check**, **MasterMoney** or **Debit MasterCard**.) The merchants also claimed that Visa and MasterCard were attempting to monopolize the debit card business in the United States. In April 2003, just as the trial was about to begin, Visa and MasterCard settled with the plaintiffs' Class.

WHAT ARE THE TERMS OF THE SETTLEMENT?

As part of the settlement, Visa and MasterCard agreed to eliminate their "Honor All Cards" policies, which required merchants that accepted their credit cards to also accept their signature debit card transactions. Prior to this untying of credit and debit, they also agreed to lower debit card fees for an interim period by one-third. In addition, they agreed to re-label the Visa Check and MasterMoney debit cards with the word "DEBIT" on the front and to do other things related to the untying of debit cards from credit cards. Visa and MasterCard also agreed to pay \$3.05 billion over time into a Settlement Fund. This Settlement Fund will be used to provide compensation to Class Members, and will be distributed to Class Members after the attorneys fees, expenses and cost of notice and



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You are a Class Member and are, therefore, eligible to participate in the settlement if you or your business or organization in the United States accepted Visa and/or MasterCard debit and credit cards for payment at any time during the period October 25, 1992 through June 21, 2003.

HOW DO I PARTICIPATE IN THE SETTLEMENT?

Based on the Court's final order, Lead Counsel Constantine Cannon, are now charged with the task of distributing the proceeds of the settlement to all eligible Class Members. To assist in this process, Lead Counsel and the Court have authorized The Garden City Group, Inc. ("GCG") to act as Claims Administrator. The first step, according to the Court order, is for GCG to mail Claim Forms, by September 29, 2005, to all Class Members that have previously been identified.

If you do not receive your Claim Form within a few weeks of the mailing, but believe you are entitled to one, please call the toll-free telephone number, above, or click [here](#) to request one through this website.

The Claim Forms and accompanying Instructions will explain everything you need to know to enable you to participate in the settlement and receive your pro rata share of the settlement proceeds. However, if you need more information, please consult this website or feel free to call the toll-free number. Among the information contained on this site are frequently asked questions, a detailed overview of the calculation of the payment awards, personalized information regarding your own claim calculation, the Amended Plan of Allocation, and the expert reports setting forth the methodologies for estimating Cash Payments (see the Fisher Allocation Declarations).

Of course, you may have questions that cannot be answered by information on this site. Operators are available toll-free (at the number above) to take your calls and answer questions related to the settlement. You will also be able to leave messages for the Claims Administrator and for Lead Counsel.

Lead Counsel and GCG are committed to distributing settlement proceeds as quickly as possible. In fact, the Court has ordered that regular quarterly payments be made. Therefore, the faster you submit your claim, the faster you can be paid. However, in order to receive your payment as early as possible, you must complete your Claim Form correctly and in its entirety. Any deficiencies in your claim may delay payment. Also, while you have the right to challenge your claim calculation if you wish, please understand that the adjudication of such a challenge may delay your ultimate payment.

Also, in order to establish a right to share in the Settlement Fund, Class Members may be required to provide information showing that they accepted Visa and/or MasterCard transactions for payment at any time between October 25, 1992 and June 21, 2003. While

Visa Check/MasterMoney Antitrust Litigation

Submit the information to the court to confirm your entitlement to a Cash
Settlement. Use such documentation to confirm your entitlement to a Cash

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your Claim Form.

If you have more questions, please go to [Help](#).

[Home](#) • [Claims Distribution](#) • [Merchant/Class Member Rights Under the Settlement](#)

[Make an Electronic Claim](#) • [Claim Instructions](#)

[Pin Debit](#) • [Explanation of Your Estimated Cash Recovery](#)

[Methodology for Calculating Estimated Cash Payment](#)

[Make a Consolidation Request](#) • [Request A Claim Form](#)

[Frequently Asked Questions](#) • [Amended Plan of Allocation and Distribution](#)

[News From Lead Counsel](#) • [Court and Settlement Documents](#)

[Court Decisions Resolving Objectors Counsels Fee and Expense Petitions](#)

[Supplemental Request for Fees and Reimbursement of Costs and Expenses](#)

[Order to Show Cause Regarding Spectrum Settlement Recovery](#)

[History of the Action](#) • [Help](#)

[Privacy Policy](#)



Prepared by The Garden City Group, Inc.

MERCHANT ADVISORY

ON SECURITIZING THE MASTERCARD SETTLEMENT ACCOUNT FUNDS

New York City, March 6, 2009

Dear Merchants,

Constantine Cannon LLP, Lead Counsel for United States merchants in the *Visa Check/MasterMoney Antitrust Litigation*, CV 96-5238, advises Class Members as follows:

On March 6, 2009, Lead Counsel filed with the Court a request to sell (or to securitize) MasterCard's remaining payment obligations, which currently total \$400 million and will be paid into the settlement fund in four annual installments between 2009 through 2012. If the request is approved and the securitization is completed, Lead Counsel will be able to make lump-sum distributions of residual payments to Class Members who filed approved claims instead of making installment payments over the next four years of any residual amounts.

Objections to the proposed securitization must be filed with the Court by March 27, 2009, and any objectors must appear before the Court on April 20, 2009 at 12:45 P.M. to show why the proposed securitization should not be approved. Merchants may visit the case website to review copies of the papers Lead Counsel filed in making this request and the Court Order setting forth the schedule for objecting to the request by clicking on the sidebar option entitled "Amended Plan of Allocation and Securitization" or by clicking on the link provided here.

Details concerning merchant rights under the Settlement are available on the case website by clicking on the sidebar option entitled "Merchant/Class Member Rights Under the Settlement." Additional assistance is also available by calling 1-888-641-4437.

Sincerely,

CONSTANTINE CANNON LLP (formerly Constantine & Partners)
Lead Counsel for the Class
Counsel@InReVisacheckMastermoneyAntitrustLitigation.com

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